44 USC 649s.

"(B) PROOF OF SUBSTANTIAL CHANGE IN CIRCUMSTANCES NECESSARY IN REQUEST FOR REVIEW OUTSIDE 3-YEAR CYCL.F—Procedures under which in of t.he case request. ล for a review and if appropriate an adiustment outside the 3-vear cycle (or such shorter cycle the State determine) under clause (i). the State shall review and if the requesting party demonstrates substantial change in circumstances, adjust the order in accordance wit.h midelines established pursuant to section 467(a).

```
ide notice not less than once
          every 3 years to the parents subject
                  the
                           order
                                      informina
          the parents of their right to request
                    State
Ń
                                tο
                                         review
Ö
          and if appropriate adjust the order
Ť
                                this
          nursuant
                         tΩ
                                           nara-
          graph. The notice may be included in
C
E
          the order/
    SEC. 362. FURNISHING CONSUMER REPORTS FOR
              CERTAIN
                                       PURPOSES
O
              RELATING TO CHILD SUPPORT.
F
    Section 604 of the Fair Credit Reporting Act
                     U.S.C
                                          1681b)
R
    is amended by adding at the end the
T
    followina
                      new
                                    naragraphs:
G
    "(4) In response to a request by the head of
Η
               State
                              or
Τ
    child support enforcement agency (or a State
                   local
                                    aovernment
Т
    official authorized by the head of such an
0
    agency).
                    if
                              the
                                         person
    making the
                   request.
                              certifies
                                         to the
R
                       reporting
    consumer
                                         agency
Ε
    that—
V
          "(A) the consumer report is needed for
Е
                        nurnose
       establishing an individualls capacity to
W
                        child
.
P
       make
                                        support
       payments or determining the appropriate
       level
                   of
                               such
r
       ments:
           "(B) the paternity of the consumer for
0
С
                   child
                                          which
                                to
e
d
                                     has
              obligation
                          relates
                                 acknowledged
                         or
       established
u
       by the consumer in accordance with
r
                  laws
                             under
e
       the obligation arises (if required by those
       laws):
S
           "(C) the person has provided at least
W
       10
                 davs
                             prior
                                          notice
h
                 consumer
            t.he
                             whose
                                      report is
                                certified
i
                      hv
       requested.
c
h
       reaistered
                    mail to
                              the last known
                            the
                    of
       address
                                      consumer,
       that the report will be requested; and
r
        (D) the consumer report will be kept
e
    confidential, will
q
    he used solely for a purpose described in
u
    subpa<mark>ragr</mark>aph (A),
and will not be used in connection with any
ì
r
    other civil, adminis-
e
    trative, or criminal proceeding, or for any
    other nurnose.
    "(5) To an agency administering a State
h
    plan under section
454 of the Social Security Act (42 U.S.C.
e
    654) for use to set an
S
t
    initial or modified child support award.".
                 NONLIABILITY FOR FINANCIAL
a
              INSTITUTIONS
                                      PROVIDING
t
              FINANCIAL RECORDS TO STATE CHILD
e
              SUPPORT
t
              ENFORCEMENT AGENCIES IN CHILD
              SUPPORT CASES.
O
       Part D of title IV (42 U.S.C. 651-669) is
p
                          hy
    amended
                                          adding
r
    at the end the following:
0
    "SEC. 469A. NONLIABILITY FOR FINANCIAL
```

support enforce-

INSTI TUTIO NS PROVI DING **FINAN** CIAL **RECO RDS** TO **STATE CHILD SUPP** ORT **ENFO RCEM ENT AGEN** CIES IN **CHILD SUPP** ORT **CASES**

a) "(GENER Notwi thsta nding anv other nrovi sion of Feder al or State law, a finan cial instit ນຸປ່າດຸກຸ shall not he liable under any Feder al or State law to any nerso n for disclo sing any finan cial recor d of an indivi

dual to a State child